THE STATE OF OHIO, HAMILTON COUNTY COURT OF COMMON PLEAS

CRIMINAL DIVISION

STATE OF OHIO : NO. B9400481

Plaintiff : (Judge Morrissey)

vs. : <u>BILL OF PARTICULARS</u>

LEE MOORE :

Defendant :

Now comes the State of Ohio, by and through Assistant Prosecuting Attorney, Mark E. Piepmeier, and in response to Defendant's Request for Bill of Particulars states as follows:

The indictment is hereby incorporated into this Bill of Particulars.

On or about January 14, 1994, Melvin Olinger was in town from his home in Illinois and was staying with his parents in Fairfield. On the evening of January 14, 1994, he was approached by the defendant at gunpoint outside of Gina's Lounge in Fairfield, Ohio. The defendant forced Mr. Olinger into the trunk of his car, a 1994 Ford Taurus, at gunpoint, and drove the car of Mr. Olinger into Hamilton County with Mr. Olinger in the trunk. Later that evening the defendant drove the car to the rear of the Gilbert Machine Company located at 3366 Llewellyn in Cincinnati, Ohio. At this location Mr. Olinger was ordered from the trunk of his car, his personal belongings were taken, and he was shot to death by the defendant. Over the next several days the credit cards of Mr.

Olinger were used to make purchases by the defendant and codefendants.

> Mark E. Piepmeier, 0006894P Assistant Prosecuting Attorney 914 Main Street Cincinnati, Ohio 45202 513/632-8534

CERTIFICATE OF SERVICE

I hereby certify that a copy of this document was served upon each party or attorney of record in the proceedings for each party by personal delivery on the _____ day of _____, 1994.

Mark E. Piepmeier, 0006894P Assistant Prosecuting Attorney

CINCINNATI POLICE DIVISION CONSENT TO SEARCH WITHOUT A WARRANT

LOE E. MODRE, SR., having	ng been informed of my constitutional
right not to have a search made of the	premises hereinafter mentioned without
a search warrant and of my right to ref	use to consent to such a search, hereby
authorize members of the Cincinnati Poli	ice Division and/or its agents to conduct
a search of 1101 CLEARBROOK	DR .
These officers are authorized by me to	take from my RESIDENCE
	letters papers materials, or other
of which I am the lawful occupant, any	retters, papers, meets
property which is contraband, or may be	e used as evidence in a criminal or civil
proceeding.	
This written permission is being given b	y me to members of the Cincinnati
Police Division and/or its agents volunto	arily and without threats or promises of
any kind.	6 0 8.
	Lee E. Moore Si.
	1101 CLEARBROOK DR. Address 1-21-94 1045 A.
	Address 1-21-94 1045 A

WHINESSES:

CONSENT TO SEARCH WITHOUT A WARRANT

I, OTTO ANDIRSON, having been informed of my constitutional
right not to have a search made of the premises hereinafter mentioned without
a search warrant and of my right to refuse to consent to such a search, hereby
authorize members of the Cincinnati Police Division and/or its agents to conduct
a search of MY RESIDENCIZ 1738 NEWBROOK OR
CINT, OHIO, 45231 (522-3619)
These officers are authorized by me to take from my RKSIDIENCK
of which I am the lawful occupant, any letters, papers, materials, or other
property which is contraband, or may be used as evidence in a criminal or civil
proceeding.
This written permission is being given by me to members of the Cincinnati
Police Division and/or its agents voluntarily and without threats or promises of
any kind. x Otto Andrea
Signature
1739 Mewbrook de Einti 45271
Address
WITNESSES:
Spe Ray Morans

574.1300

Case 1:00-cv-00023-SJD-MRM Document 120-68 Filed 08/08/2005 Page 5 of 20 CINCINNATI POLICE DIVISION

CONSENT TO SEARCH WITHOUT A WARRANT

I, TRISTA NEAL , ho	aving been informed of my constitutional	
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	refuse to consent to such a search, hereby	
	olice Division and/or its agents to conduct	
a search of My RESIDIENCIE 10	889 SPRUCEHILL Rd CINTI	
OH10 45248 (742-8399		
	o take from my · <u>RESIDENCE</u>	
of which I am the lawful occupant, ar		
property which is contraband, or may	be used as evidence in a criminal or civil	
proceeding.		
This written permission is being given	by me to members of the Cincinnati	
Police Division and/or its agents voluntarily and without threats or promises of VERBAL CONSENT BY SHATUNDA NA TO SCT ROBERT DISBERNATT		
any kind.	X Trusta Neal Signature	
	10889 SPRUCKHILL Rd	
	Address	
WITNESSES:		
Spec Ray & Morone	_	
	—	

CONSENT TO SEARCH WITHOUT A WARRANT

, Edward MooRf, having been informed of my constitutional
right not to have a search made of the premises hereinafter mentioned without
a search warrant and of my right to refuse to consent to such a search, hereby
authorize members of the Cincinnati Police Division and/or its agents to conduct
a search of 1101 PLEARBLOOK DR.
These officers are authorized by me to take from my $Risidence$
COLD NUCGET RING ! 357 MMMUNITION
of which I am the lawful occupant, any letters, papers, materials, or other
property which is contraband, or may be used as evidence in a criminal or civil
proceeding.
This written permission is being given by me to members of the Cincinnati
Police Division and/or its agents voluntarily and without threats or promises of
any kind. Signature
Signature ()
Address (Sd. Y V) Y (St. Y)

Form 601 (Rev. 12/92)

WITNESSES:

THE STATE OF OHIO, HAMILTON COUNTY

COURT OF COMMON PLEAS

CRIMINAL DIVISION

STATE OF OHIO : NO. B9400481

Plaintiff : (Judge Morrissey)

vs. : STATE'S MOTION FOR DISCOVERY

LEE MOORE

Defendant :

Now comes the undersigned Assistant Prosecuting Attorney who moves the Court for an order requiring the Defendant to provide the State of Ohio the following discovery:

- 1. Any books, papers, documents, photographs, tangible objects, or copies or portions thereof, available to or within the possession, custody or control of the Defendant and which the Defendant intends to introduce in evidence at trial.
- 2. Any results of reports of physical or mental examinations and of scientific tests or experiments made in connection with the above captioned case, or control of the Defendant, and which the Defendant intends to introduce in evidence at trial, or which were prepared by a witness whom the Defendant intends to call at trial, in the event that such results or reports relate to the witness' testimony.

3. A complete list of the names, addresses, dates of birth, and social security numbers of the witnesses whom the Defendant intends to call at trial.

Mark E. Piepmeier, 0006894P Assistant Prosecuting Attorney

MEMORANDUM

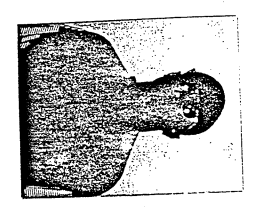
Defendant has been provided all available discovery which is required under Rule 16(B)(1)(c) through (e). Rule 16(C)(1)(a),(b), and (c) allow for the disclosure of evidence by the Defendant on the pre-condition that the prosecution has first complied with Rule 16(B). Since the prosecution has met its obligation under the Rule, the granting of this Motion is appropriate under the law.

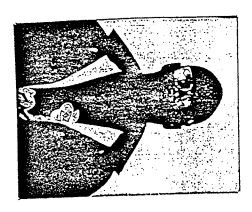
Mark E. Piepmeier, 0006894P Assistant Prosecuting Attorney 914 Main Street Cincinnati, Ohio 45202 513/632-8534

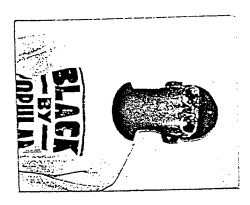
CERTIFICATE OF SERVICE

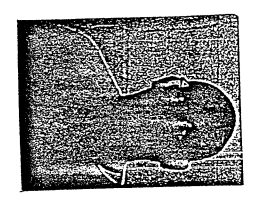
I hereby certify that a copy of this document was served upon each party or attorney of record in the proceedings for each party by personal delivery on the ______, 1994.

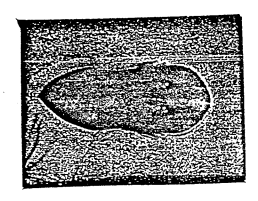
Mark E. Piepmeier, 0006894P Assistant Prosecuting Attorney

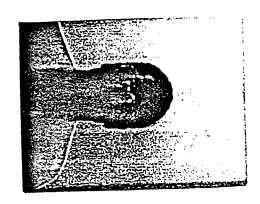


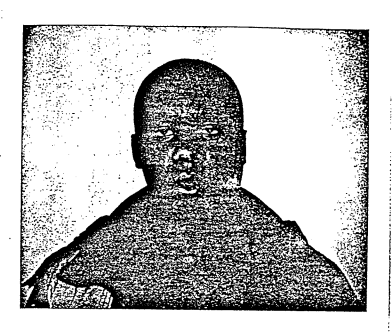




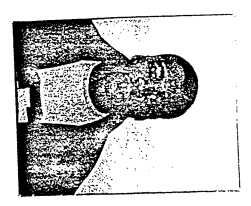


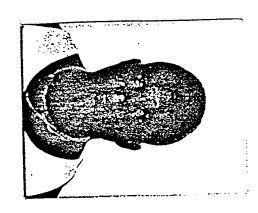


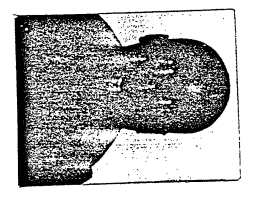


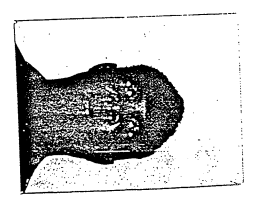


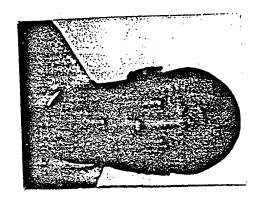


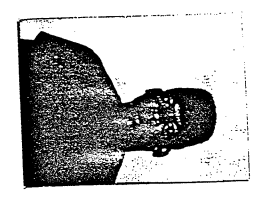












Case 1:00-cv-00023-SJD-MRM Document 120-68 Eiled 08/08/2005 Page 12 of 20

ATTORNEY AND COUNSELOR AT LAW
13TH FLOOR, AMERICAN BUILDING
30 EAST CENTRAL PARKWAY
CINCINNATI, OHIO 45202

(513) 721-1995

SUBURBAN OFFICE
4226 BRIDGETOWN ROAD
CINCINNATI, OHIO 45211
(513) 574-5400

TO:	\mathcal{A} . Ω
NAME:	Im Alardorff
COMPANY:	Deardorff + Hous //
FAX #	281-6760 TODAY'S DATE 5-2-92/
FROM:	α
NAME:	San James NUMBER OF PAGES: 14
	(Including Cover Sheet)
COMMENTS:	

This notice is intended only for the use of the individual or entity to which it is addressed and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this notice is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone and return these papers to us at the address shown above via first class mail.

CIC OF COUNTS

CCURT OF COMMON PLEAS CRIMINAL DIVISION HAMILTON COUNTY, OHIO

STATE OF OHIO

Plaintiff

Case No.

(Judge Morkissey

٧S.

LEE MOORE

MOTION TO SUPPRESS

STATEMENT

Defendant.

Comes now the Defendant, Lee Moore, by and through his attorney, and respectfully requests that this Court grant an order suppressing use at trial by the prosecuting attorney of any statement, written, oral or recorded, made by the Defendant herein. As a basis for this request, the Defendant states that these statements were obtained in violation of the Defendant's constitutional privilege against self incrimination and right to due process. Further, the Defendant states that these statements were made without the advice of counsel and in violation of his rights as guaranteed by the Fifth and Sixth Amendments of the United States Constitution.

WHEREFORE, this Defendant requests this Court to suppress the use at trial of any statement made by the Defendant.

Timothy J. Deardorff

Attorney for the Defendant 169 E. McMillan Street

Cincinnati, Ohio 45219

(513) 241-4030

Respectfully requested,

Daniel J. James Attorney for the Defendant 30 E. Central Pkwy., 13 Fl.

Cincinnati, Ohio 45202

(513) 721-1995

A makery

MEMORANDUM IN SUPPORT

On January 21, 1994 the Defendant herein, Lee Moore, was interviewed by members of the Cincinnati Police Division and the Fairfield Police Department. This interview and the statements obtained occurred in violation of the Defendant's rights as guaranteed by the Fifth and Sixth Amendments of the United States Constitution.

Further, the Defendant states that this interview and the statements obtained are inadmissible and in violation of the Defendant's privilege against self incrimination as guaranteed by Miranda vs. Arizona (1966) 384 U.S. 436, 86 S. Ct. 1602, 16 L.Ed. 2d 694, Escobedo vs. Illinois (1964) 378 U.S. 478, 84 S.Ct. 1758, 12 L.Ed. 2d 977, State vs. Brewer (1990) 53 Ohio St. 3d 50, 549 N.E.2d 491.

Counsel reserves the right to cite further cases at the evidentiary hearing in this matter.

Timothy J/Deardorff

Attorney for the Defendant

Daniel J. James 10-074 Attorney for the Defendant

NOTICE OF HEARING

Please take notice that a hearing on the foregoing Motion has been scheduled for the 5th day of May, 1994 at 10:00 A.M. before Judge Morrissey, Court Room 360 at the Hamilton County Courthouse, Court and Main Streets in downtown Cincinnati.

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing Motion was hand delivered to the Office of the Hamilton County Prosecutor, 4th Fl. of the Hamilton County 215 day of April 1994. Courthouse, this J-074 8067 Attorney for the Defendant Attorney for the Defendant



LEE MOORE

Defendant

COURT OF COMMON PLEAS CRIMINAL DIVISION HAMILTON COUNTY, OHIO

Case No. B9400481 (Judge Morrissey)

MOTION TO SUPPRES

APR 22 BOOK

Comes now the Defendant, Lee Moore, by and through his attorney and moves this Court for an order suppressing the introduction into evidence by the State of Ohio of any and all evidence, including all physical evidence, seized by police officers as a result of the arrest of the Defendant and the subsequent searches that occurred.

As a basis for this request, the Defendant states that this evidence was obtained and seized without a search warrant, without obtaining appropriate consent and in violation of the Defendant's constitutional rights as guaranteed by the Fourth, Fifth, Sixth and Fourteenth Amendments to the United States Constitution.

Timothy - Deardoit

Timothy J. Deardorff 1848 Attorney for the Defendant 169 E. McMillan Street Cincinnati, Ohio 45219 (513) 241-4030 Respectfully requested,

Daniel J. James / J-074 8067 Attorney for the Defendant 30 E. Central Pkwy., 13 Fl. Cincinnati, Ohio 45202

(513) 721-1995

MEMORANDUM IN SUPPORT

On January 21, 1994 the Defendant herein, Lee Moore, was taken into custody and placed under arrest by officers of the Cincinnati Police Division. Subsequent to this arrest items of physical evidence were seized by officers pursuant to several searches. These searches and seizures occurred without valid search warrants, without appropriate consent and in violation of the Defendant's constitutional rights as guaranteed by both Federal and State Constitutions. Schneckloth vs. Bustamonte (1973) 412 U.S. 218, 93 S.Ct. 2041, 36 L.Ed. 2d 854.

Counsel reserves the right to cite further cases at the evidentiary hearing held in this matter. /J-074 James X Timothy J. Deardorff 1848 Attorney for the Defendant Attorney for the Defendant

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Please take notice that a hearing on the foregoing Motion has been scheduled for the 5th day of May, 1994 at 10:00 A.M. before Judge Morrissey, 3 (at the Hamilton County Courthouse, Court and Main Court Room Streets in downtown Cincinnati,

CERTIFICATE OF SERVICE

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Form 708B

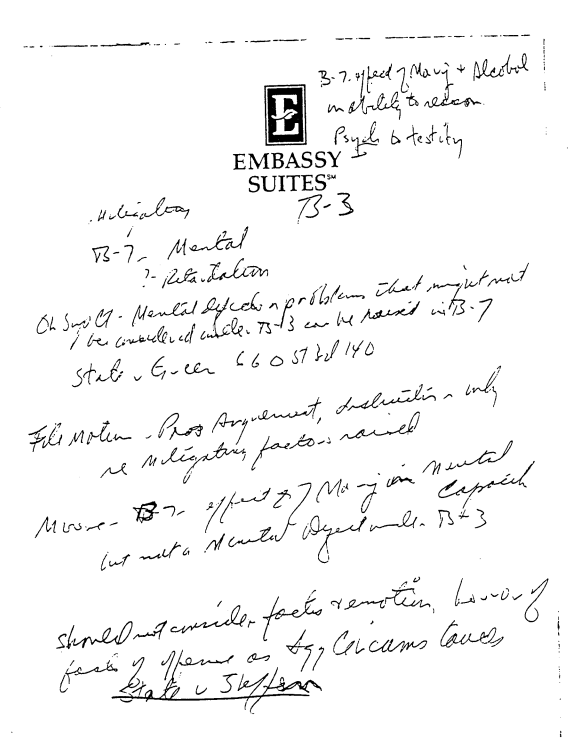
To Lee Moore, Jr., To Les Moore, Marker Learner L
A LUIÉL TARUES A On the 2nd day of May A.D. 1994. A. M., in the Court House in Cincinnati, in said County, Judge Cattolano Judge of said Court, in Room less on behalf of State of Ohio Jason T. Holmes Jour leave. Fail not under penalty of the law. WITNESS my hand and the seal of the said Court at Cincinnati, this 22nd day of April JAMES C. CISSEIL
id on the ^{2nd} day of May A.D. 19 ⁹⁴ A.M., in the Court House in Cincinnati, in said County, Judge Cartolano Judge Cartol
nd on the ^{2nd} day of May A.D. 19 94. A.M., in the Court House in Cincinnati, in said County, Judge Cartolano Judge of said Court, in Room ness on behalf of State of Ohio Jason T. Holmes nout leave. Fail not under penalty of the law. WITNESS my hand and the seal of the said Court at Cincinnati, this 22nd day of April A.D. 19 94.
Judge Cartolano Judge Cartolano Judge Cartolano Judge Cartolano Jason T. Holmes Jason T. Holmes Tout leave. Fail not under penalty of the law. January of the said Court at Cincinnati, this 22nd day of April A.D. 1994 JAMES C. CISSELL
y of the law. of the said Court at Cincinnati, of April A.D. 1994.
Jason T. Holmes tout leave. Fail not under penalty of the law. WITNESS my hand and the seal of the said Court at Cincinnati, this22nd day of _April A.D. 1994
Jason I. Holmes nout leave. Fail not under penalty of the law. WITNESS my hand and the seal of the said Court at Cincinnati, this22ndday of _AprilA.D. 1994 JAMES C. CISSELL
Court at Cincinnati, A.D. 1994
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